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UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON

Dinghui Deng

, Plaintiff(s),

v.

Seattle Municipal Court, Seattle City

Attorney, Seattle Police Department

King County Superior Court, King

County Attorney, Miguel Rivera(aka)

Ildiko Baldwin, Charlie Joe Wing,

Csilla Travis, Cristy et al.

CASE NO. 2:21-cv-01316 MJP

[to be filled in by Clerk's Office]

COMPLAINT FOR A CIVIL CASE

Jury Trial: Yes No

I. THE PARTIES TO THIS COMPLAINT

A. Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	<u>Dinghui Deng</u>
Street Address	<u>910 8th Ave</u>
City and County	<u>Seattle City, King County</u>
State and Zip Code	<u>Washington, 98104</u>
Telephone Number	<u>(206) 209-7624</u>

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1 Defendant No. 5

2 Name	Zavidow Grace E. and Seattle City attorneys
3 Job or Title (<i>if known</i>)	Seattle City attorneys
4 Street Address	701 5th Ave #2050
5 City and County	Seattle City, King County
6 State and Zip Code	Washington, 98104
Telephone Number	(206) 684-8200

7 Defendant No. 6

8 Name	Miguel Rivera (aka)
9 Street Address	600 5th Avenue
10 City and County	Seattle City, King County
11 State and Zip Code	Washington, 98104
Telephone Number	(206) 684-5600

12 Defendant No. 7

13 Name	Officer Abshir Hussein, Sean Lane, et al
14 Job or Title	Seattle Police Department
15 Street Address	610 5th Avenue
16 City and County	Seattle City, King County
17 State and Zip Code	Washington, 98104
Telephone Number	(206) 625-5011

18 Defendant No. 8

19 Name	Ildiko Baldwin
20 Street Address	18291 Deuce Rd
21 City and County	North Fort Myers, Lee County
22 State and Zip Code	Florida, 33917
23 Telephone Number	(239) 810-6166

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1 Defendant No. 9

2 Name Csilla Travis
3 Street Address 1120 8th St NE, Unit 11
4 City and County Auburn, King County
5 State and Zip Code Washington, 98002
Telephone Number (253) 797-5302

6 Defendant No. 10

7 Name Remington A. Yhap
8 Street Address 247 Wadsworth Ave, Unit 3V
9 City and County New York
10 State and Zip Code New York, 10033
Telephone Number (917) 754-0051

11 Defendant No. 11

12 Name Charlie Joe Wing
Street Address 74 Lime Walk, Long Sutton
14 City and County Spalding, Lincolnshire
15 State and Zip Code PE12 9HQ England
16 Telephone Number +44 7935 219089

17 Defendant No. 12

18 Name Cristy Smith
Street Address Crowne Plaza Hotel Manager
20 Job or Title 1113 6th Ave
21 City and County Seattle, King County
22 State and Zip Code Washington, 98101
Telephone Number (205) 464-1090

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1 II. BASIS FOR JURISDICTION

2 Federal courts are courts of limited jurisdiction (limited power). Generally, only two
3 types of cases can be heard in federal court: cases involving a federal question and cases
4 involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under
5 the United States Constitution or federal laws or treaties is a federal question case. Under 28
6 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and
7 the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of
8 citizenship case, no defendant may be a citizen of the same State as any plaintiff.

9 What is the basis for federal court jurisdiction? (*check all that apply*)

10 Federal question Diversity of citizenship

11 Fill out the paragraphs in this section that apply to this case.

12 A. If the Basis for Jurisdiction Is a Federal Question

13 List the specific federal statutes, federal treaties, and/or provisions of the United States
14 Constitution that are at issue in this case.

15 The First Amendment, The Fourth Amendment, The Fifth Amendment, The Sixth
16 Amendment, The Eighth Amendment, The Thirteenth Amendment, The Fourteenth Amendment;
17 18 U.S. Code § 3060, U.S. Code § 241, 242, 245, 248, 249, Chapter 16: Penal Law - Title 26, 18
18 U.S. Code § 1621, 1622, 18 U.S. Code § 2340 (1)(2), 18 U.S. Code § 2261, 2261A, 2264, 18
19 U.S. Code § 2232. 2235, 18 U.S. Code § 1503, 18 U.S. Code § 1506, 1509, 1510, 1511, 1512,
20 1513, 18 U.S. Code § 1341, 1344, 1346, 18 U.S. Code § 1015, 1061, 1028, 1028A, 1038, ect.
21 Federal Rules, Rule 2 Interpretation, Rule 5.1 Preliminary Hearing, Rule 7 The Indictment and
22 the Information, Rule 11. Pleas, Rule 12. Pleadings and Pretrial Motions 12.3 Notice of a Public-
23 Authority Defense 12.4 Disclosure Statement, Rule 14. Relief from Prejudicial Joinder Rule 15.
24 Depositions Rule 16. Discovery and Inspection Rule 25. Judge's Disability Rule 29. Motion for a

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1 Judgment of Acquittal, Rule 37. Failure to Make Disclosures or to Cooperate in
2 Discovery; Sanctions Rule 41. Search and Seizure Rule 48. Dismissal Rule 51. Preserving
3 Claimed Error Rule 52. Harmless and Plain Error Rule 59. Matters Before a Magistrate Judge
4 Rule 60. Relief from a Judgment or Order 36 CFR § 2.31 - Trespassing, tampering and
5 vandalism. 36 CFR § 262.12 - Impoundment of property. 43 CFR § 9239.0-9 - Sale, lease,
6 permit, or license to trespassers. 43 CFR § 9239.1-1 - Unauthorized cutting, removal, or injury.
7 43 CFR § 9239.2-3 - Responsibility for execution of law.

8

9 B. If the Basis for Jurisdiction Is Diversity of Citizenship

10 1. The Plaintiff

11 a. If the plaintiff is an individual. The plaintiff is Dinghui Deng.

12 2. The Defendants

13 a. Individuals.

14 1. The defendant, Miguel Rivera (aka) is a citizen of the State of PA.

15 2. The defendant, Ildiko Baldwin is a citizen of the State of FL.

16 3. The defendant, Csilla Travis is a citizen of the State of WA.

17 4. The defendant, Remington A. Yhap is a citizen of the State of NY.

18 5. The defendant, Charlie Joe Wing, is an England citizen.

19 6. The defendant, Cristy Smith, is unknown.

20 b. Corporations.

21 The defendants, Seattle Municipal Court, Seattle City Attorney, Seattle Police
22 Department are incorporated under the laws of the State of WA and has its principal place of
23 business in the State of WA.

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1 3. The Amount in Controversy.

2 The amount in controversy-the amount the plaintiff claims the defendant owes or the
3 amount at stake-is more than \$75,000, not counting interest and costs of court, because (*explain*):

4 A. Fraud/Marriage Fraud. Which had caused multiple damages to my whole family.

5 Family stands the most important place in the big picture. Because I'm the only child, the effect
6 of nerves increased multiply through the connection.

7 B. Countless Crimes/illegal acts such as Domestic Abuse/Violence/Torture, Bigamy
8 /Double Bigamy, Defamations and False Reports, Perjuries and Collusions, Isolations, Forgeries,
9 Frames, Libels and the Caused Injuries, Mischiefs, Burglaries, Trespasses, Anticipatory Offenses
10 etc. had damaged me deeply into spiritually broken down.

11 C. The Group and the collusions caused the secondary damage.

12 D. The Seattle Police Department and King County Superior Court Family Court caused
13 the triple damage.

14 E. The City Attorney caused the quadruple damage.

15 F. The Seattle Municipal Court caused the quintuple damage.

16 G. Miguel Rivera (aka) destroyed my whole life, damaged my friends, families, everyone
17 he knows or might think of. There will not be justice with representations open mouth for anyone
18 there will not be close to justice with blindness and neglections to the law and rules. The cruel
19 discrimination lawlessness neglection and the failures of policy implementation, the ostensible
20 never fulfilled statements/judgements, the formularized predictable procedures, the ease of using
21 the system, the stubbornness of formulars and damages caused, with the reversed purpose of
22 attorneys against to the law, (court's) unknown operations behind the court as the most important
23 part formed the sextuple damage.

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III. STATEMENT OF CLAIM

Attachment 1

Statement summary.....	1
A. Miguel Rivera's previous life – The reason why abusive litigation.....	1
B. My disaster.....	4
I. Timelines.....	4
II. Miguel Rivera's background.....	4
C. Misconducts.....	8
(a). Instruction.....	8
(b). Events (extracted from attachment)	8
(c). Rules.....	13
(d). Local Law.....	14

IV. RELIEF

Attachment 1

RELIEF.....	19
I. What damages.....	19
II. other relief.....	20
III. Basis of claim are continuing at the present time.....	20
The hearings on 06/28/2021 and 06/30/2021.....	20
The hearings on 07/15/2021 and 08/26/2021.....	21
IV. the amounts of any actual damages and reasons	22
Total amount to be: \$5,561,800.....	28
V. The violation of the civil rights.....	29
VI. Name/Title of Person(s) Responsible.....	31

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1 **V. CERTIFICATION AND CLOSING**

2 Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my
3 knowledge, information, and belief that this complaint: (1) is not being presented for an improper
4 purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation;
5 (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or
6 reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so
7 identified, will likely have evidentiary support after a reasonable opportunity for further
8 investigation or discovery; and (4) the complaint otherwise complies with the requirements of
9 Rule 11.

10 I agree to provide the Clerk's Office with any changes to my address where case-related
11 papers may be served. I understand that my failure to keep a current address on file with the
12 Clerk's Office may result in the dismissal of my case.

13
14
15 Date of signing:

09,21.2021

16
17
18 Signature of Plaintiff

Dinghui Deng

20 Printed Name of Plaintiff

Dinghui Deng